Exhibit A Scope of Work Agreement Number Y-XXXX On Call Traffic Engineering Services

1. General Scope of Work

The work under this AGREEMENT shall consist of performing services related to Traffic Engineering as herein defined and necessary to accomplish individual tasks ("task assignment") issued by the STATE. The CONSULTANT shall furnish all services and labor necessary to accomplish these tasks, and shall provide all materials, supplies, equipment, and incidentals, except as designated elsewhere in the AGREEMENT, necessary to prepare and deliver to the STATE the studies, plans, specifications, estimates, and other deliverable item(s) requested by the STATE.

The STATE is not obligated to assign any specific number of tasks to the CONSULTANT, and the STATE'S and CONSULTANT'S obligations hereunder are limited to tasks assigned in writing. The STATE may require the CONSULTANT to perform all work on a project, or act as part of a team by performing only a portion of the project work. Task assignments may include, but are not limited to, the following types of work:

- Legislature directed services, studies, and projects;
- PS&E services for low cost enhancements and "traffic design" project elements;
- Incident Response Team coordination and support services;
- Traffic design training (e.g. signing, work zones, signal systems, etc.);
- Performance measurement for traffic services develop, refine and implement;
- Freeway modeling/simulation (e.g. ramp metering, Transit 7F, Passer, etc.);
- Data collection/accident analysis;
- Safety research/traffic studies/inventory based reviews;
- Safety investment tracking and evaluation;
- Electrical/electronic inspection services;
- Policy development;
- Specification development;
- Software development;
- Outdoor Advertising Control/Motorist Information Signing support services;
- WSP/WSDOT MOU develop, refine, update for improved coordination;
- Inventories (e.g. for "inappropriate highway sections" for special events, "no passing" zones, etc.);
- Safety Management System public information and training;
- HOV public information and coordination;
- Public surveys/information for operational changes; and
- $\bullet \quad \mbox{Other related work as requested by the STATE.}$

It is anticipated that the task assignments may vary in scope, complexity, and location. Specific scopes of work will be developed as individual task assignments are requested. At

the discretion of the department, this assistance may include Consultant staff working at a STATE Office or facility.

2. Managing Project Delivery (MPD) Scoping Process

If the work at the start of a task is for the development of the Scope of Work, the Managing Project Delivery (MPD) process shall be used. For invoicing purposes, the MPD process includes only the work done by the prime and sub-consultants on the actual scope of work. Estimate preparation, negotiations (if needed) and final task amendment assembly are not payable items by the STATE. In addition, none of the MPD Scoping Process payable items are fee eligible.

The MPD Scoping Process is further described and charted in Exhibit A, Attachment 1 and Exhibit A, Attachment 2, attached hereto and by this reference made part of this AGREEMENT. Steps 9 through 13 on Exhibit A, Attachment 2 are not payable items.

If additional work is requested on a task that is not in the original Scope of Work, the CONSULTANT shall notify the STATE of this situation immediately such that appropriate actions may be taken.

3. Premium Overtime

If the STATE deems it in its interest for the CONSULTANT to perform work on a premium overtime basis, it may authorize such action in the applicable Formal Task Order Documents, or in a subsequent authorization letter to the CONSULTANT. Overtime premiums shall not be burdened with overhead and fee when invoiced.

4. Meeting Notice Requirements

The CONSULTANT shall attend coordination, progress, and presentation meetings as discussed in Section III and as requested by the STATE. A minimum of four (4) hours advance notice of such meetings shall be required to be given to the CONSULTANT by the STATE.

5. Long Term Field Personnel

Long-term field personnel, for this ORIGINAL AGREEMENT, are defined as CONSULTANT employees working in STATE offices for longer than two (2) months' duration. If and when such tasks are authorized under this ORIGINAL AGREEMENT, the field personnel shall be charged to the STATE at Field Rates, and support staff at the CONSULTANT's office shall be charged to the STATE at Home Rates. When the first task of this kind is authorized under this ORIGINAL AGREEMENT, all tasks currently open will have staff working at the CONSULTANT's office changed from Corporate Rate to Home Rate. However, it is not intended that the change from Corporate Rate to Home Rate be retroactive to the beginning of any task. It is only intended to begin at the time the first long term field personnel are authorized on a task. The Field Rate, if tables are not provided at the beginning of the ORIGINAL AGREEMENT, will be determined at the time the request is made to the CONSULTANT for the personnel.